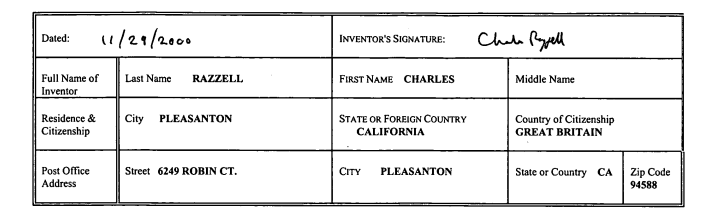


DECLARATION and POWER OF ATTORNEY

Attorney's Docket No. US008073

below) of the subject mat IN AN INTERLEAVER	fice address and citi ginal, first and sole in tter which is claimed	izenship are as nventor (if onl d and for whic	ly one name is listed to the a patent is sought o	below) or an original, fon the invention entitle	first and joint inventor (if plural names are listed def "SCALING OF DEMODULATED DATA"
		as Application Serial No.			(if applicable)
amendment(s) referred to I acknowledge the dut Regulation, >1.56(a). I hereby claim foreign	o above. ty to disclose inform n priority benefits un so identified below a	nation which is nder Title 35, U any foreign app	s material to the pater	identified specification ntability of this applicat 119 of any foreign app r inventor's certificate h	n, including the claims, as amended by the stion in accordance with Title 37, Code of Federal plication(s) for patent or inventor's certificate having a filing date before that of the application
COUNTRY APPLICAT. NUMBER		N	DATE OF FILIN (DAY, MONTH,		PRIORITY CLAIMED UNDER 35 U.S.C. 119
matter of each of the clair Title 35 United States Co	ms of this applicatio de, ∋112, I acknow	on is not disclovledge the duty	osed in the prior Unite y to disclose material	ed States application in information as defined	n (s) listed below and, insofar as the subject the manner provided by the first paragraph of in Title 37, Code of Federal Regulations, national filing date of this application:
APPLICATION SERIAL NUMBER		PRIOR UNITED STATES FILING DATE		APPLICATION(S) STATUS (PATENTED, PENDING, ABANDONED)	
to be true; and further tha imprisonment, or both, un the application or any pat	at these statements winder Section 1001 of tent issued thereon. EY: As a named in and Trademark Office, 26,902 No. 32,266	were made with of Title 18 of the eventor, I hereb	h the knowledge that he United States Code by appoint the following	willful false statements e and that such willful f ing attorney(s) and/or a	nts made on information and belief are believed is and the like so made are punishable by fine or false statements may jeopardize the validity of agent(s) to prosecute this application and transacter)
SEND CORRESPONDENCE TO: Corporate Patent Counsel; Philips Electronics North America Corporation; 580 White Plains Road; Tarrytown, NY 10591				DIRECT TELEPHONE CALLS TO: Theodorus N. Mak, Limited Recognition under 37CFR§10.9(b) (408) 617-4614	





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

CHARLES RAZZELL

US008073

Filed: CONCURRENTLY

SCALING OF DEMODULATED DATA IN AN INTERLEAVER MEMORY

Honorable Commissioner for Patents Washington, D.C. 20231

APPOINTMENT OF ASSOCIATES

Sir:

The undersigned Attorney of Record hereby revokes all prior appointments (if any) of Associate Attorneys, Agents, or Persons with Limited Recognition in the above-captioned case and appoints as his Associate(s):

Theodorus N. Mak (Limited Recognition attached) c/o Philips Electronics North America Corporation, Corporate Intellectual Property Department, 580 White Plains Road, Tarrytown, New York 10591-5190, with all the usual powers to prosecute the above-identified application and any division or continuation thereof, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith.

ALL CORRESPONDENCE CONCERNING THIS APPLICATION AND THE LETTERS PATENT WHEN GRANTED SHOULD BE ADDRESSED TO THE UNDERSIGNED ATTORNEY OF RECORD.

Respectfully,

Edward Blocker, Reg. No. 30,245

Attorney of Record

Dated at Sunnyvale, CA On December 4, 2000